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Docket Number (Optional)

| TRADEMAN.  | REJECTION OVER A PRIOR PAT  | ENT   | NC79260 EIVED   |
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| In re Application  | nof: Adam J. Simonoff   |   | , (LOLIVED  |
|  | 09/551,364  |   | JAN 07 2004   |
| Filed:   | April 17, 2000  |   | Tachpology Center 21  |
| disclaims, exc<br>which would e<br>chortened by<br>so granted on | April 17, 2000  COLLABORATIVE DEVELOPMENT IN USERS AND METHODS THEREFOR owner*, USA, of 100 cept as provided below, the terminal part of the state extend beyond the expiration date of the full status any terminal disclaimer, of prior Patent No. 6, 46 on the instant application shall be enforceable only med. This agreement runs with any patent granted is or assigns. | tutory term of any patent grantory term defined in 35 U.S.(63,460 The owner hor and during such period the              | instant application hereby ted on the instant application, c. 154 and 173, as presently ereby agrees that any patent are that it and the prior patent are |
| application the<br>prior patent,<br>maintenance<br>whole or term | aking the above disclaimer, the owner does not dis<br>at would extend to the expiration date of the full a<br>as presently shortened by any terminal disclaim<br>fee, is held unenforceable, is found invalid by a<br>ninally disclaimed under 37 CFR 1.321, has all claim<br>anner terminated prior to the expiration of its fu  | statutory term as defined in 3 er, in the event that it later: court of competent jurisdictions canceled by a reexamina | 5 U.S.C. 154 and 173 of the expires for failure to pay a n, is statutorily disclaimed in tion certificate, is reissued, or                                |
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| 2. X The u   | undersigned is an attorney or agent of record.  | That Bu   | 12.10.2003  |
|  |   | Signature   | Date  |
| )4 AWDNDAF1 000  | 00032 500967 09551364   | MATTHEW J. BUS  | SSAN  |
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## AL DISCLAIMER TO OBVIATE A DOUBLE PATENTING

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|---|--|--|---|
| In re Application of:   | Adam J. Simonoff   |  | HECEIVED  |
| Application No.:  | 09/551,364   |  | JAN 07 2004   |
| Filed:  | April 17, 2000   |  |   |
| For:  | COLLABORATIVE DEVELOPMEN<br>USERS AND METHODS THEREF   | ON   |   |
| disclaims, except<br>which would exte<br>snortened by any<br>so granted on the    | rner*, <u>USA</u> , of <u>100</u> as provided below, the terminal part of the stand beyond the expiration date of the full state terminal disclaimer, of prior Patent No. <u>6</u> , e instant application shall be enforceable only 1. This agreement runs with any patent granted assigns.     | utory term defined in 35 U.S.C. $351,777$ . The owner her  | d on the instant application,<br>154 and 173, as presently<br>eby agrees that any patent<br>it and the prior patent are |
| application that w<br>prior patent, as p<br>maintenance fee,<br>whole or terminal | g the above disclaimer, the owner does not divould extend to the expiration date of the full presently shortened by any terminal disclain, is held unenforceable, is found invalid by a ly disclaimed under 37 CFR 1.321, has all claim terminated prior to the expiration of its full contents. | statutory term as defined in 35 ner, in the event that it later: e court of competent jurisdiction, aims canceled by a reexamination | U.S.C. 154 and 173 of the expires for failure to pay a is statutorily disclaimed in certificate, is reissued, or        |
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| 2. X The unde   | ersigned is an attorney or agent of record.  | The Man  | 12.10.2003  |
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